

## Business Cards.

S. C. ALLEN. M. F. ROBINSON.

## ALLEN &amp; ROBINSON,

AT ROBINSON'S WHARF, DEALERS  
IN LUMBER and all kinds of BUILDING  
MATERIALS, Paints, Oils, Nails, etc., etc.

AGENT FOR SCHOONERS

KULAMAU.

KEKAULUOAI,

MARY ELLEN,

PAUAI,

FAIRY QNEEN

ULAMA

LEAHI.

Honolulu, Hawaiian Islands. oct 1 83-d&amp;w

## JOHN W. KALUA,

Attorney and Counsellor at Law.

Agent to take acknowledgments to instruments  
for the Island of Maui. Also, Agent to take ac-  
knowledgments for labor Contracts for the District  
of Waialua. Jan 1 81-w

## M. McINERNEY,

Importer and Dealer in Clothing,  
Boots, Shoes, Hats, Caps, Jewelry, Perfumery,  
Pocket Cutlery, and every description of Gent's  
Superior Furnishing Goods. Benkert's Fine  
Calf Dress Boots, always on hand.

N. E. CORNER FORT &amp; MERCHANT STS. Jan 181-w

## WILLIAM ROBSON,

## MERCHANT TAILOR,

99 Fort Street, Honolulu, H. I.  
feb 29-w3m

## EMPIRE HOUSE,

Choice Ales. Wines & Liquors,  
Corner Nuuanu & Hotel Sts.

oct 1-w JAMES OLDS, Proprietor.

## THOMAS SORENSON,

Ship Carpenter, Spar Maker & Caulk-  
er, No. 9 Queen Street, below  
Honolulu Iron Works.Spar, Oak Plank of all sizes, Ship Knees, Oakum,  
Felt, Copper Bolts, and Sheathing  
Metal constantly on hand.

## FLAG POLES

Made to order and placed in position.  
Jan 1 84-w

## W. H. CROSSMAN &amp; BRO.,

## Shipping

— AND —

## Commission Merchants,

118 Chambers St., NEW YORK.

Reference—Castle & Cooke and J. T. Waterhouse.  
Jan 1 83 1y-w

## WILLIAMS, DIMOND &amp; CO.,

## Shipping

— AND —

## Commission Merchants,

Union Block, 202 Market Street.

Jan 50 83-w SAN FRANCISCO.

## H. E. McINTYRE &amp; BROTHER,

GROCERY & FEED STORE.  
Corner of Fort and King Streets,  
Honolulu, H. I.  
an 18 81 dmys

## HOLLISTER &amp; CO.,

DRUGGISTS AND TOBACCONISTS,  
WHOLESALE AND RETAIL.59 Nuuanu Street, & cor Fort & Merchant Streets  
mfr 82-w

## F. T. Lenehan &amp; Co.,

IMPORTERS AND GENERAL COM-  
mission Merchants. Wholesale Dealers in  
WINES, ALES and SPIRITS.

Honolulu, H. I. Jan 1 81 1y-w

## M. GROSSMAN,

DENTIST, BEGS LEAVE TO INFORM  
his many friends and the public in general  
that he has opened hisOffice at N. 100 Hotel St.,  
NEXT TO Y. M. C. A. BUILDINGWhere he would be pleased to have you give him  
a call, hoping to gain the confidence of the public  
by good work and reasonable charges. oct 7 83-w

## S. ROTH,

## MERCHANT TAILOR,

83 Fort St., Honolulu, H. I.

oct 1 83-w

## WING WO CHAN &amp; CO.,

Importers and General Dealers in  
English, American and Chinese Provisions,  
Plantation Tea and General Supplies. Also, First-  
Class White and Colored Contract Matting—all  
qualities and prices.No. 20 Nuuanu Street, opposite Mr. C. Afong's.  
oct 1 83-w

## WILLIAM TURNER,

PRACTICAL WATCHMAKER,  
LATE OF SAN FRANCISCO.Has established himself at 82 King Street, oppo-  
site M. Rose's Carriage Factory.

## FINE WATCH WORK

speciality and satisfaction guaranteed. oct 1 83-w

## SESSION LAWS OF 1884.

## AN ACT

TO PROVIDE FOR THE INCORPORATION OF BANKING COMPANIES.

*Be it Enacted by the King and the Legislative Assembly of  
the Hawaiian Islands, in the Legislature of the Kingdom  
assembled:*SECTION 1. Charters of Incorporation for the purpose of  
carrying on the business of banking may be granted by the  
Minister of the Interior, by and with the advice and consent of  
the King in Privy Council, subject to the provisions of this  
Act, in like manner as other Charters of Incorporation may  
by law be granted.

SECTION 2. Every such Charter shall designate:

The name of the Corporation.

The principal place of its business.

The amount of its capital stock.

The number of shares into which the Capital Stock is  
divided.

The names and places of residence of the Incorporators.

The amount of Stock subscribed by the Incorporators.

The term of years during which the Incorporation shall  
exist.The names and places of residence of the directors who  
are appointed for the first year.SECTION 3. Before filing an application for any such Char-  
ter the persons applying for the same must subscribe a  
memorandum of association containing the following particu-  
lars:1. The name of the Company with the addition of the  
word "Limited" at the end of the name.

2. The principal place of its business.

3. The objects for which the Corporation is established.

4. A declaration of the liability of its members being  
limited.5. The amount of its capital and the number of shares  
into which such capital is divided, and the amount of stock  
subscribed by the Incorporators.6. Whether it is proposed to increase the amount of  
such capital.7. And also Articles of Association prescribing and de-  
fining the constitution, business and capital of the Company,  
the amount, transfer and forfeiture of shares, the assessments  
or calls to be made on the Stockholders, the appointment,  
qualification, remuneration, powers and duties of directors  
and of officers and such other regulations as the subscribers  
of the memorandum may deem expedient.SECTION 4. Certified copies of the memorandum of asso-  
ciation and articles of association shall be filed with the ap-  
plication for the charter.SECTION 5. Upon the granting of the charter the memo-  
randum and articles of association shall bind the corporation  
and its members as if each member had executed these in-  
struments as deeds.SECTION 6. The granting of the charter shall be conclu-  
sive as to the fact of the corporation having complied with  
the requirements of this Act up to the date of the issuing of  
such charter.SECTION 7. The corporation may, by passing special reso-  
lutions at general meetings, from time to time alter or add to  
the regulations contained in its articles, and such regulations  
so altered or added shall be deemed of the same validity as  
if they had been originally in the articles of association.SECTION 8. No Charter shall be granted under the pro-  
visions of this Act to any Company whose capital stock is less  
than two hundred thousand dollars.SECTION 9. At least seventy-five per cent. of the whole  
capital stock shall have been subscribed, and at least fifty per  
cent. of the whole capital of every such corporation shall be  
paid in before it shall be authorized to commence business,  
and if through any cause such paid in stock shall be dimin-  
ished, the corporation shall, within thirty days, increase the  
same to the amount required by this section, and in default  
thereof, shall be closed and its business wound up by a recei-  
ver, appointed in due process of law. Any proceedings  
which may be requisite for the purposes last aforesaid may be  
instituted by the Minister of Interior, or by any shareholder  
or creditor of the corporation.SECTION 10. Whenever any shareholder or his assignee  
shall fail to pay any installment of the capital stock required  
to be paid in by the directors, and no other provision is  
made by the articles of association, the directors may sell the  
stock of such delinquent shareholder, at public sale, in the  
City of Honolulu, after notice of such sale has been given by  
publication thereof in the English language in a newspaperpublished in the City of Honolulu, and the excess, if any, re-  
ceived upon such sale after deducting the amount due there-  
on and the expense of such sale, shall be paid to such delin-  
quent shareholders; provided, that if no bidder can be found  
who will pay for such stock the amount due thereon to the  
corporation, the amount therefor paid in on such stock shall  
be forfeited to the corporation and such stock shall be sold as  
the directors may order within six months from the time of  
such forfeiture, and if not sold, it shall be cancelled.SECTION 11. It shall be lawful for any corporation formed  
under this Act to provide in its articles of incorporation for  
increasing the capital from time to time by consent of two-  
thirds of its shareholders by a special resolution, but no such  
increase shall be valid until the increased capital shall be  
paid in and until notice thereof shall have been given to the  
Minister of the Interior and a certificate has been issued by him  
specifying the amount of such increase of capital stock and  
that he is satisfied that the same has been duly paid in, and  
such certificate shall be advertised in the like manner and for  
the like time as the original certificate authorizing the cor-  
poration to commence business, and such corporation may in  
like manner by consent of two-thirds of its shareholders  
reduce its capital stock to any sum not below the amount  
required by this Act to authorize the formation of such cor-  
poration, nor below the amount required for the payment of  
its outstanding obligations, nor shall such reduction be made  
until the amount of the proposed reduction has been sanctioned  
by an order of the Supreme Court or one of the Judges thereof.  
When such sanction and special resolution has been obtained  
the Capital may be reduced whether fully paid up or not.SECTION 12. The Minister of the Interior shall examine  
into the condition of the corporation formed under this Act  
and ascertain the amount of money paid in on account of its  
capital, the name and place of residence of each director and  
the amount of capital stock which each director owns in  
good faith and generally whether such corporation has com-  
plied with the provisions of this Act to entitle it to engage in  
the business of banking and if it satisfactorily appear to said  
Minister of the Interior that such corporation is lawfully en-  
titled to commence the business of banking he shall deliver  
to such corporation a certificate stating that said corporation  
has complied with the provisions required to be complied  
with before commencing the business of banking, and that  
such corporation is authorized to commence such business,  
and such certificate shall be published in a newspaper pub-  
lished in the City of Honolulu for at least sixty days after the  
issuing thereof and shall be conclusive evidence as to the  
fact of the corporation having complied with the require-  
ments of this Act up to the date of such certificate.SECTION 13. Each stockholder of a corporation formed  
under this Act is individually and personally liable for such  
portions of its debts and liabilities as the amount of stock or  
shares owned by him bears to the whole of the subscribed  
capital stock or shares of the corporation, and for a like pro-  
portion only of each debt or claim against the corporation.  
And in the event of any judgement being obtained against  
the corporation, and the assets thereof being insufficient to  
satisfy such judgement, the court in which such judgement  
shall have been obtained, or any judge thereof, may order  
execution to issue against the stockholders severally for the  
proportion of the claim payable by each. Or any creditor  
of the corporation may institute joint or several actions  
against any of its stockholders for the proportion of his claim  
payable by each, and in such action the court shall ascertain  
the proportion of the claim or debt for which each defendant  
is liable, and a several judgement shall be rendered against  
each in conformity with such liability. If any stockholder  
pays his proportion of any debt due from the corporation,  
incurred while he was such stockholder, he is relieved from any  
further personal liability for such debt, and if an action has  
been brought against him upon such debt, it shall be dismiss-  
ed as to him. The liability of each stockholder is determin-  
ed by the amount of stock or shares owned by him at the  
time the debt or liability was incurred, and such liability is  
not released by any subsequent transfer of the stock. The  
term stockholder, as used in this section, shall apply not only  
to such persons as appear by the books of the corporation to  
be such, but also to every equitable owner of stock, although  
the same appear on the books in the name of another. Stock  
held as collateral security, or by a trustee, or in any other  
representative capacity, does not make the holder thereof a  
stockholder within the meaning of this section, so as to  
charge him with any proportion of the debts or liabilities of  
the corporation, but the pledger or the person or estate re-  
presented is to be deemed the stockholder as respects such  
liability.SECTION 14. Every corporation authorized to carry on busi-  
ness by virtue of the provisions of this Act, before it com-